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13
    Attorneys for Plaintiff
14
    UNITED STATES OF AMERICA
15
                         UNITED STATES DISTRICT COURT
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                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
17
    UNITED STATES OF AMERICA,
                                        No. CR 17-0404(A)-AB
18
              Plaintiff,
                                         STIPULATION REGARDING REQUEST FOR
                                         ONE WEEK CONTINUANCE FOR BRIEFING
19
                   v.
                                         DEADLINES ON PENDING MOTIONS
20
    ARLAN WESLEY HARRELL, et al.,
              Defendants.
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         Plaintiff United States of America, by and through its counsel
2.4
    of record, the United States Attorney for the Central District of
25
    California and Assistant United States Attorney Devon Myers,
26
    Department of Justice Trial Attorney Lauren S. Kupersmith, and
2.7
    defendants Arlan Wesley Harrell, by and through his counsel of record
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Deputy Federal Public Defender Pedro V. Castillo; John Richard
 1
    Brinson Jr., by and through his counsel of record, Gregory
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 3
    Nicolaysen; and Keith Allen Lawniczak, by and through his counsel of
 4
    record, Thomas T. Nishi, hereby stipulate as follows:
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              Counsel for defendant Harrell has filed two motions to
    suppress evidence and a motion to sever;
 6
 7
         2.
              Counsel for defendant Brinson has filed two motions to
    suppress evidence;
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 9
              Counsel for defendant Lawniczak has filed a motion to
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    sever;
              The government's oppositions are currently due on September
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         4.
12
    5, 2019, and the defendants' replies are due two weeks later, on
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    September 19, 2019. All motions are set to be heard on October 11,
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    2019, at 1:30 p.m.;
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Given the volume of motions and their complexity, the 5. parties agree to the following amended briefing schedule: the government's oppositions will be due on September 12, 2019, and the defendants' replies will be due on September 26, 2019. The hearing date will remain as currently scheduled. IT IS SO STIPULATED. Dated: August 29, 2019 Respectfully submitted, NICOLA T. HANNA United States Attorney BRANDON D. FOX Assistant United States Attorney Chief, Criminal Division /s/ DEVON MYERS Assistant United States Attorney Attorneys for Plaintiff UNITED STATES OF AMERICA

Case 2:17-cr-00404-AB Document 152 Filed 08/30/19 Page 4 of 4 Page ID #:1260

1	Dated: August	30, 2019	/s/ authorized by email PEDRO V. CASTILLO
2			PEDRO V. CASTILLO Deputy Federal Public Defender
3 4			Attorney for Defendant ARLAN WESLEY HARRELL
5			
б	Dated: August	30, 2019	/s/ authorized by email GREGORY NICOLAYSEN
7			Attorney for Defendant
8			JOHN RICHARD BRINSON JR.
9			
10	Dated: August	30, 2019	/s/ authorized by email THOMAS T. NISHI
11			Attorney for Defendant
12			KEITH ALLEN LAWNICZAK
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